

EXHIBIT A

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PIERCE COUNTY, WASHINGTON

July 09 2020 8:30 AM

KEVIN STOCK
COUNTY CLERK
NO: 20-2-06749-6

SUPERIOR COURT OF WASHINGTON FOR PIERCE COUNTY

IN RE:

Armand Calhoun

Petitioner/Plaintiff,

Vs.

Pierce County, Vicki Hogan, et al.

Respondent/Defendant.

)
)
)
)

) No. 20-2-06749-6

) TORT - Actions in Rem

) Quo Warranto - BREACH,
(Document Title) OF Contract,
INJUNCTION

Amended Complaint

Dated this 8th day of July 20 20.


Signature

ARMAND R. CALHOUN, Power of Attorney
511 M. ST. NE #107
AUBURN, WA 98002
C: 206.712.4183 | O: 253.737.4284
armand_calhoun@yahoo.com

IN THE SUPERIOR COURT FOR THE STATE OF WASHINGTON
COUNTY OF PIERCE

Armand R. Calhoun,
Plaintiff,

vs.

AllianceOne Receivables Management Inc.,
Interested Party,

Pierce County, et. al.,
Vicki L. Hogan, *in her individual and official capacity*,
Katherine Stolz, *in her individual and official capacity*,
Edmund Murphy, *in his individual and official capacity*,
Gerald E. Johnson, *in his individual and official capacity*,
Kevin Boyle, *in his individual and official capacity*,
David Shaw, *in his individual and official capacity*,
K.C. Hawthorne, *in his individual and official capacity*,
Shawn Waite, *in his individual and official capacity*,
Amanda Vitakainen, *in her individual and official capacity*,
Linda CJ Lee, *in her individual and official capacity*

Defendants.

Case No.: 20-2-06749-6

AFFIDAVIT FOR QUO WARRANTO
ACTIONS IN REM/IN PERSONAM
BREACH OF CONTRACT CLAIM FOR
DAMAGES – RELIEF INJUNCTIVE
(AMENDED COMPLAINT)

AFFIDAVIT FOR QUO WARRANTO ACTIONS IN REM/IN PERSONAM BREACH OF CONTRACT CLAIM
FOR DAMAGES – RELIEF INJUNCTIVE (AMENDED COMPLAINT) - 1
CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
FOR Armand R. Calhoun, plaintiff
C:206.712.4183| O: 253.737.4284

I. AFFIDAVIT

1. I, Armand R. Calhoun, the above-entitled Plaintiff, age 39, by special visit and not general appearance, am Agent for ARMAND R. CALHOUN, with Power of Attorney in Fact to represent ARMAND R. CALHOUN, a resident of the State of Washington, in the County of King, for 39 years, am competent to attest to the facts pertaining to this Affidavit for Quo Warranto, Actions In Rem/In Personam, Breach of Contract, with Injunctive Relief; and knowledgeable about the [f]acts states herein, have full subject matter jurisdiction over the entitled Defendants/Interested Party regarding the Truth, Whole Truth, and absolutely nothing but the Truth, under the pains and penalty of perjury, do ATTEST:
2. The Defendant's stated herein did abuse their authority while holding an elected franchise. Pursuant to RCW 7.56.010(1) through (5), "*when any person shall usurp, intrude upon, or [u]nlawfully hold or exercise any public office or franchise within the state, or any office in any corporation created by the authority of the state... (5) Or where any corporation exercises power not conferred by law.*" And where the captain is not available *the action can be brought on the vessel...if the captain is available... "the actions can be brought against the captain himself.* **Venue** is proper for all Cause No.(s) arose, more than one Defendants resides, or conducts business in Pierce County, governed by USC 28 § 1390, pursuant to admiralty and maritime claims Rule 9(h).

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FOR DAMAGES – RELIEF INJUNCTIVE (AMENDED COMPLAINT) - 2
CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
FOR Armand R. Calhoun, plaintiff
C:206.712.4183| O: 253.737.4284.

- 1
- 2 3. A LAWFUL CONTRACT has (1) Offer; (2) Consideration; (3) Acceptance by all Parties
- 3 for the Contract; and (4) The Signatures by all Parties with the Contract. Only the Parties
- 4 signing the contract or contracted to the record can participate in the discussion of the
- 5 matter. Full disclosure about the CONTRACT is imperative.
- 6
- 7 4. This is a private matter, which excludes any third parties, for each act was (i) committed
- 8 while in the ordinary course of duty; (ii) the negligence was foreseeable, (iii) the
- 9 Defendants either contributed or attributed, conspired, culpable or were complicit, whether
- 10 known or unknown, or however any information was communicated or conveyed; and
- 11 (iv) due to such negligence, caused statutory and Constitutional violations, significantly
- 12 injurious to the Plaintiff.
- 13
- 14 5. **FACT:** ALLIANCEONE RECEIVABLES MANAGEMENT INC., is the Interested
- 15 Party, a collection agency, assigned by the Defendants whom either own or operate, client-
- 16 to-customer, and is licensed to conduct business in the State of Washington.
- 17
- 18

19 **II. PLAIN STATEMENT OF FACTS**

- 20
- 21 6. **FACT:** On September 15th, 2016, under Pierce County Superior Court Cause No.(s)
- 22 16-1-03111-2 and 15-1-04457-7, Vicki L. Hogan #11568, DPA Heather Demaine #28216,
- 23 Shawn Waite #45239, Coreen Schnepf, and DAC David Shaw # 13994, rendered Judgment
- 24 and Sentence for 29 months, 1-year DOC, DV-Assessment with Follow-up Treatment,
- 25

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 27 FOR DAMAGES – RELIEF INJUNCTIVE (AMENDED COMPLAINT) - 3
 CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

28 ARMAND R. CALHOUN, POWER OF ATT.
 FOR Armand R. Calhoun, plaintiff
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\$800 LFO/fines. All parties signed and thereby agreed to concurrent terms and conditions.

7. **FACT: On September 16th, 2016**, the above-mentioned Parties filed Pierce County Cause

16-1-03111-2, causing a Breach, Statutory and Constitutional violation.

8. **FACT: On September 19th, 2016**, DAC David Shaw (pre)approved of the Amending of said Contract.

9. **FACT: On September 20th, 2016**, the above-mentioned Parties Amended the Contract for COUNT I to reflect COUNT II, referring to Cause 16-1-03111-2; while the Plaintiff was in transport, and assuming Plaintiff had actual knowledge, did in;

10. **FACT: Counterfeit/Forge** (Plaintiff's initials), violate Plaintiff's Civil Rights, Privacy, any Foreign Banking, or affect on Commerce and Trade, thereby Kidnapping the Plaintiff against Plaintiff's will; UCC § 3-406 and UCC § 5-409; including Constitutional violations. (Ex.- A).

III. INTERVENING CAUSE (a)

11. **FACT: On February 27th, 2009**, Katherine Stolz #9576, DPA Stephen Penner #25470 rendered Judgment and Sentence under Pierce County Superior Court Cause No. 08-1-03826-4, for 365 days in jail 105 days credit for time served, 2 years suspended sentence, \$1,100.00 fine, (*an "adhesion" contract applies stipulations on one party and is illegal in according to appellate courts*).

12. **FACT: On June 23rd, 2011**, Edmund Murphy #14754, DPA Claire Amanda Vitikainen

AFFIDAVIT FOR QUO WARRANTO ACTIONS IN REM/IN PERSONAM BREACH OF CONTRACT CLAIM FOR DAMAGES – RELIEF INJUNCTIVE (AMENDED COMPLAINT) - 4
CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
FOR Armand R. Calhoun, plaintiff
C:206.712.4183| O: 253.737.4284

#39987, issued a Warrant to arrest the Plaintiff.

13. **FACT: On July 6th, 2011**, the Plaintiff was apprehended while and taken into custody;

In addition to bail/bond applied to the Plaintiff.

14. **FACT: On July 13th, 2011**, Edmund Murphy and Vitikainen, realized the jurisdiction had expired 4 months prior to the initial issuance of the warrant to demand apprehension; however, to apply further restraints to leave the LFO/fines in collections for interest, an arrest of the Plaintiff by returning the Plaintiff to a condition of Peonage, is in;

15. **FACT: A violation of the United States Constitution Amendments 4, 5 and 14, including** USC 18 § 1581 et seq.; UCC 3-118. (Ex – B).

16. **FACT: On July 23rd, 2014**, Linda CJ Lee apprehended and assigned bail/bond to the Plaintiff, for collection of an expired debt, under Cause 10-1-03179-2.

IV. INTERVENING CAUSE(b)

17. **FACT: On November 13th, 2019**, the Interested Party mailed a post card indicating the Plaintiff is in default on the (aged out/expired) debts. (Ex – C).

18. **FACT: On November 15th, 2019**, the Interested Party filed ASSIGNMENT OF JUDGMENT AND COLLECTION REFERRRAL on Cause 08-1-03826-4; 10-1-03179-2 and 15-1-04457-7. (Ex – D (1)(2)).

19. **FACT: On December 5th, 2019**, the Interested Party, then files Cause 16-1-03111-2; However, this cause was said to *run concurrent* with 15-1-04457-7. (Ex – D(3)).

AFFIDAVIT FOR QUO WARRANTO ACTIONS IN REM/IN PERSONAM BREACH OF CONTRACT CLAIM
FOR DAMAGES – RELIEF INJUNCTIVE (AMENDED COMPLAINT) - 5
CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
FOR Armand R. Calhoun, plaintiff
C:206.712.4183| O: 253.737.4284.

1 20. **FACT: On February 6th, 2019**, Garold E. Johnson #13268 and K.C. Hawthorne #18241
 2 Mailed the Plaintiff, by first-class USPS mail a WRIT OF GARNISHMENT pursuant to
 3 Cause No. 08-1-03826-4, which is contracted under, (Stolz and Murphy, supra); thereby
 4 contributed or attributed, whether known or unknown, did in;

5
 6 21. **FACT: Violate the US MAIL**, sending fake/fraudulent debts, or the advertising of such
 7 bad debts, coercing or the enticement thereinto furtherance of said peonage, however the
 8 gain or benefit, is a statutory and Constitutional infringement on the Plaintiff's Rights.
 9

10 **V. INTERVENING CAUSE(c)**

11
 12 22. **FACT: On March 11th, 2019**, Commissioner Johnson and presiding Pro Temp Kevin
 13 Boyle wrongfully granted an improper restraining order under Civil Cause 18-3-03849-8
 14 on the Plaintiff/Petitioner therein, for a NCO to be in place till 2021 under Pierce County
 15 Cause 16-1-03111-2 and 15-1-0445-7-7, supra; whereas, such trickery or deception for the
 16 Petitioner to enter into a Contract after being duly noted of the substance involving the
 17 Petitioner and false allegations plus Petitioner's significant evidence; Evidentially, Boyle
 18 assigned the Respondent/Accuser's Attorney/Paralegal, witness, and conspirator, as the
 19 Responsible Party; thereby, creating a "conflict of interest". Having no actual jurisdiction
 20 over the subject matter-in-fact, both parties do not reside in the county; although, to
 21 perpetuate restraints, Kevin Boyle did in fact unlawfully hold his "temporary" elected
 22 franchise or licensed officer.
 23
 24
 25

26 AFFIDAVIT FOR QUO WARRANTO ACTIONS IN REM/IN PERSONAM BREACH OF CONTRACT CLAIM
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 28 CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
 FOR Armand R. Calhoun, plaintiff
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VI. FACTS/FINDINGS OF LAW

23. **FACT:** All contracts herein do not expressly state the Plaintiff will be bartered, sold, loaned, traded, or transferred to a debt collection agency, to use any artifices, schemes, or devices used to extract the Plaintiff's personal and private information; systemically, violating the Code of Judicial Conduct and Rules of Professional Conduct; therefore, the Defendants and the Interested Party acted in concert to intentionally, recklessly, and maliciously injure the Plaintiff while holding an elected franchise or public office did in;

24. **FACT:** (i) Violate the United States Constitution Amendment 4 "*...no warrant shall be issued but upon probable cause...*"; Amend. 5 "*...no person shall be put twice in jeopardy, nor deprived of Life, Liberty, without due process, [n]or private property be taken for public use...*"; Amend. 8 "*...excessive bail shall not be imposed...nor cruel and unusual punishment...*"; Amend. 13 "*...No person shall be placed in slavery nor involuntary servitude...*"; Amend. 14 "*...No State shall make or enforce any laws that abridge the Rights and privileges of the People of the State; nor shall any State deprive any person of Life, Liberty, or Limb without due process...*" While using the Seal and Oath of the State, including, holding their elective franchise, for unlawful purposes.

25. **FACT:** (ii) Violate FOREIGN BANKING pursuant to USC 12 Ch. 6 § 617, 622, and 630. (Contemporaneous with Securities & Investments [A]ct).

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FOR Armand R. Calhoun, plaintiff
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1 26. **FACT:** (iii) Violate and affect COMMERCE AND TRADE, including any deceit or
 2 deception that is in combination of restraints to monopolize, pursuant to USC 15 Ch. 1 §
 3 1; Ch. 41 Sub. Ch. § 1692 et seq.

4 27. **FACT:** (iv) Violate thus invade the Plaintiff's PRIVACY rights, using information
 5 without express written consent to do so; whereas the Contract indicates the Clerk of the
 6 Court can commence collections, subsequently, the contracts fails to disclose conveying
 7 or communicating the Plaintiff's personal and private information, for personal or
 8 household use, pursuant to USC 15 Ch. 94 § 6801-6821(a)(1)(3), remedially § 6823(a)
 9 and (b), to wit;

10 28. **FACT:** (v) Violate the Plaintiff's CIVIL RIGHTS, pursuant to USC 18 Ch. 13 § 241, 242,
 11 and 245, to wit;

12 29. **FACT:** (vi) Commit COUNTERFEITING/FRAUD, denominated both, "*intrinsic*" and
 13 "*extrinsic*" pursuant to USC 18 Ch. 25 § 471, 472, 478, 480, 494, 495, 508, and 513,
 14 against the Plaintiff, to wit;

15 30. **FACT:** (vii) Commit KIDNAPPING, pursuant to USC 18 Ch. 55 § 1201(a)(1)(2)(5), to
 16 wit;

17 31. **FACT:** (viii) Commit PEONAGE, pursuant to USC 18 Ch. 77 § 1581(a)(b); furthermore,
 18 § 1583(a)(1)(3); § 1589(a)(1) through (4); § 1590(a)(b); § 1591(a)(1)(2); § 1592(a)(2)(3);
 19 and § 1593A.

20 32. **FACT:** (ix) Commit TORTURE, whether physical, mental, or financial injury occurred,
 21 however prolonged control, with mind-altering procedures calculated to disrupt senses or

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 23 FOR DAMAGES – RELIEF INJUNCTIVE (AMENDED COMPLAINT) - 8
 24 CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

25 ARMAND R. CALHOUN, POWER OF ATT.
 26 FOR Armand R. Calhoun, plaintiff
 27 C:206.712.4183| O: 253.737.4284.
 28

- 1 “personality”, significantly, failing to provide adequate NOTICE of any changes that
 2 would apply prolonged control, pursuant to USC 18 Ch. 113C § 2340 et. seq., to wit;
 3 33. **FACT:** (x) Breach the Contract, pursuant to Uniform Commercial Code (UCC) § 2-106;
 4 (Exceed) the Statute Limitations to Collect § 3-118; Rights and Remedies to Collect
 5 § 2-107; upon Forgery or Fraud § 3-406 and 5-409; in addition to Remedies § 5-111(f).
 6 (formulated) such Breach; the Rights for Collateral are exclusive and shall not be
 7 impaired, UCC § 2-701; provide a reasonable duty of care while the collateral is in the
 8 *custody or preservation* (confinement); thence, reasonable care includes necessary steps
 9 *to preserve the rights*, UCC § 9-207(a); Statutory damages for Secured Party’s failure,
 10 UCC § 9-625, in addition to any other damages sustained.
 11
 12 34. **FACT:** (xi) Violate each of the aforementioned Statutory and Constitutional provisions
 13 against the Plaintiff while in ordinary course of duty, with the intent to deprive, without
 14 due process, is an act(ion) under the color of law, pursuant to USC 42 § 1983; whereas,
 15 misconduct created the contractual invalidity, ab initio; thereby, the contract was invalid
 16 but fraudulently concealed to sustain imprisonment becomes an unjust Conviction.
 17
 18 35. **FACT:** All the acts committed by the Defendants as set forth herein are presented in a
 19 timely manner as provided by statute limitations; evidential support is meritorious upon
 20 the *record*.
 21
 22

23 **VII. PRAYER FOR RELATIONS/RELIEF**

- 24 36. **FACT: WHEREFORE;** such negligence, reckless, and malicious [a]cts by the
 25

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 28 CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
 FOR Armand R. Calhoun, plaintiff
 C:206.712.4183| O: 253.737.4284

Defendants and Interested Party; Plaintiff hereby prays for relief in form of relations for:

(a) Ousting the Defendants from their respectable elected franchise or public office;

(b) Forfeiture of any bonds, proceeds, rights, shares, percentages, profits, investments or anything of value with other equitable interest the Plaintiff may relate;

(c) Any collateral for the acts in Errors and Omissions;

(d) Annulment of any certificates, deeds, or titles, that are otherwise obtained by fraud through deception, mistake, or trickery to the material fact;

(e) Injunctive Relief; to cease and desist from advertisement of, or any attempt to collect on bad debts, or otherwise conveying or communicating personal and private information, after written demand to cease and desist mailed to the Interested Party.

Thereby; *Notice to Agent is Notice to Principal, and Notice to Principal is Notice to Agent.*

(f) Award Statutory Damages that are provided by law;

(g) Award Compensatory Damages to compensate for loss income, pain and suffering;

(h) Award Punitive Damages for reckless violations;

(i) Award Nominal Damages for Constitutional violations; ALL nunc pro tunc, incurred or accrued;

(j) Trademark(name)/Copyright, violation as of July 6th, 2020, and the unauthorized use, Infringement, or enrichment upon Plaintiff's name, on file.

(k) Attorney's fees, cost of suit, including fees incurred;

(l) Or any other equitable relief the relator may have relations connected therewith,

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CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT
FOR Armand R. Calhoun, plaintiff
C:206.712.4183| O: 253.737.4284

Defendants or Interested Party.

VIII. CONCLUSION

37. Each Defendant or Interested Party must contest point-for-point to the FACTS stated herein, provided by sworn Affidavit, under Oath, deemed Accurate, True, Certain and Complete. Releasing **full** corporate and commercial liability for each to benefit, venture, or gain anything of value from peonage (or any unlawful act) shall suffer the same liability.
38. Defendants and Interested Parties have 10 days to respond, 20 days (suffer) Default Judgment; any acquiescence shall be deemed a tacit agreement of your consent pursuant to every FACT contended by the Plaintiff. Mere Declarations are self-Declarant and will not suffice; per Injunctive Relief, Plaintiff is required to provide 5-day notice of hearing.
39. In Commerce, Truth is spoken by Affidavit, an Affidavit not rebutted becomes the final judgment in Commerce.
40. The 11th Amendment did not bar suits against state officers for injunctive relief, where the Actions In Rem or In Personam were directed to the real party in interest. [T]he Supreme Court concluded the state was not the real party in interest when s/he acted unconstitutionally, the authority under the state was stripped, Ex Parte Young, 209 U.S. 123 (1908).

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AFFIDAVIT FOR QUO WARRANTO ACTIONS IN REM/IN PERSONAM BREACH OF CONTRACT CLAIM
FOR DAMAGES – RELIEF INJUNCTIVE (AMENDED COMPLAINT) - 11
CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
FOR Armand R. Calhoun, plaintiff
C:206.712.4183| O: 253.737.4284.

I, the undersigned Affiant, Agent, with Power of Attorney in Fact, do hereby attest to the FACTS with absolute knowledge of all information as set forth herein and do attest under the pains of penalty and perjury that the foregoing is not misleading and is in **FACT**, True, Certain, Accurate, and Complete.

Dated and signed before Public Notary on this 8th day of the July month, in the year 2020.

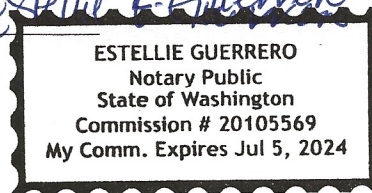
[Signature]

ARMAND R. CALHOUN, Attorney-in-Fact
511 M. St. NE #107
AUBURN, WA 98002
C:206.712.4183|O: 253.737.4284

State of Washington)
) SS:
County of Pierce)

Estellie L. Guerrero
Public Notary ESTELLIE GUERRERO

Expiration of Notary: 07 / 05 / 2024



WITNESS

AFFIDAVIT FOR QUO WARRANTO ACTIONS IN REM/IN PERSONAM BREACH OF CONTRACT CLAIM
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CALHOUN V. PIERCE COUNTY ET. AL., CAUSE NO. 20-2-06749-6

ARMAND R. CALHOUN, POWER OF ATT.
FOR Armand R. Calhoun, plaintiff
C:206.712.4183 | O: 253.737.4284.

IN THE SUPERIOR COURT OF WASHINGTON, COUNTY OF PIERCE

IN RE:

Armand R. Cathoun

Plaintiff/Petitioner

Vs

Pierce County, Vicki Hegan, et al.

Defendant/Respondent

Cause No. *20-2-06749-6*

(Document Title)

*AFFIDAVIT
Power of Attorney*

Dated this *8th* day of *July* 20*20*

Armand R. Cathoun
Signature

AFFIDAVIT OF TRUTH
IN THE NATURE OF SUPPLEMENTAL
RULES FOR ADMINISTRATIVE CLAIMS RULE C(6)

Grant of Exclusive power of attorney to conduct all
tax, business, and legal affairs of principal person.

POWER OF ATTORNEY IN FACT

I, ARMAND EDRIS RUSSELL CALHOUN; ARMAND E. CALHOUN; ARMAND R. CALHOUN; CALHOUN, ARMAND E.R. CALHOUN, or any derivative thereof, **SECURED PARTY/CORPORATE FICTION**, 511 M. STREET NE, SUITE 107, AUBURN, WA 98002, do hereby an appoint Armand Edris Russell Calhoun, a **Living Soul, as agent with Power of Attorney in Fact**, Non-Domestic, c/o 511 M. Street Northeast, Suite 107, Auburn, Wa, to take exclusive charge of, manage and conduct all my, tax business and legal affairs, and for such purpose to act for me in my name place, without limitations on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized.

- (a) To Take possession of, hold, and manage my real estate and all other property;
- (b) To receive money or property paid or delivered to me from my source;
- (c) To deposit funds in, make withdrawals from, or sign checks or drafts against any account standing in my name individually or jointly in any bank or other depository, to cash coupons, bonds, or certificates of deposits, to endorse checks, notes or other

documents in my name; to have access to, and place items in or remove them from, any safety deposit box standing in my name individually or jointly, and otherwise to conduct bank transactions or business for me in my name;

- (d) To pay my debts and expenses, including reasonable expenses incurred by my attorney in fact Armand Edris Russell Calhoun, in exercising this exclusive power of attorney;
- (e) To retain any investments, invest, and to invest in stocks, bonds, or other securities, or in real estate or other property;
- (f) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities, to deposit shares or securities with, or transfer them to protective communities or similar bodies, to join any reorganization and pay assessments or subscriptions called for in connection with shares or securities;
- (g) To sell, exchange, lease, give options, and make contracts concerning real estate or other real property for such consideration and on such terms as my attorney in fact, Armand Edris Russell Calhoun, may consider prudent;
- (h) To improve or develop real estate, to contract, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry;
- (i) To provide for use, maintenance, repair, security, or storage of my tangible property;

- (j) To purchase for and maintain such proxies of insurance against liability, fire, casualty, or other risks as my attorney in fact, Armand Edris Russell Calhoun, may consider prudent.

The Agent/Living Soul, Armand Edris Russell Calhoun, is hereby authorized by law to act for and in control of the **SECURED PARTY/CORPORATE FICTION**, ARMAND E.R. CALHOUN, or any derivative thereof. In addition, through the exclusive power of attorney, to contract for all business and legal affairs of the principal person: CALHOUN, ARMAND E.R., **SECURED PARTY/CORPORATE FICTION**.

The term "exclusive" shall be construed to mean that while these powers of attorney are in force, only my attorney in fact may obligate me in these matters, and I forfeit the capacity to obligate myself with regard to the same. This grant of Exclusive Power is Irrevocable during the lifetime of the **Agent**, Armand Edris Russell Calhoun.

Executed and sealed by the voluntary act of my own hand, this 2nd day of July, in the year 2020.

This instrument was prepared by Armand Edris Russell Calhoun

Acceptance:
ARMAND E.R. CALHOUN, GRANTOR
SECURED PARTY SIGNATURE

I, the above-named exclusive attorney in fact, do hereby accept the fiduciary interest of the herein-named SECURED PARTY and will execute the herein-granted powers-of-attorney with due diligence.



Armand E.R. Calhoun, Agent

Attorney in Fact, With the Autograph

WITNESS

NOTICE

Using a notary for this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the truth, so they will no longer be alienated from the fact, or mislead upon any factual existence in law. This instrument is true, accurate, correct, and complete, and not misleading.

JURAT

Pierce
King County)

)

SS:

Washington State)

Subscribed and affirmed before this on this 8 day of July, in the year 2020.

Guerrero, Estelle Guerrero
Notary

Address of Notary _____

3407 South 23rd St.
Tacoma, WA 98405

Expiration: July 5, 2024

ESTELLIE GUERRERO
Notary Public
State of Washington
Commission # 20105569
My Comm. Expires Jul 5, 2024

Superior Court of Washington	
For <u>County of Pierce</u>	
<u>Armand R. Calhoun</u>	
Petitioner,	<u>ALLIANCE REC. MAN. INC.</u>
	vs. <u>Interested Party</u>
<u>Pierce County, Vicki Hogan, et. al.</u>	
Respondent.	

No. 20-2-06749-6

Petition for an Order for Protection -
☒ Harassment (PTORAH) and/or
☒ Stalking (PTORSTK)

➤ **This is a Petition for an Order for Protection against Harassment and/or Stalking as checked in the caption.**

I believe:

☒ I am a victim of stalking.

☐ _____ (name) is the victim of stalking and he/she is a minor or vulnerable adult.

The respondent has been

- stalking the victim either in person or cyber stalking, **and**
- repeatedly contacting the victim or attempting to contact or monitor the victim for no lawful purpose and his/her actions caused the victim to feel intimidated, frightened, or threatened.

☒ I am a victim of unlawful harassment.

☐ _____ (name) is a victim of unlawful harassment and he/she is a minor.

The respondent's actions toward the victim have seriously alarmed, annoyed, or harassed the victim, or are detrimental to the victim and serve no legitimate or lawful purpose. The respondent's actions have caused substantial emotional distress to the victim or caused me to fear for the well-being of my child.

How do the victim and respondent know each other? Victim is Debtor to Resps. Creditors. and (respectable) Collection agency.

I have given a detailed explanation below.

1. Who is the petitioner?

My name is (please print) Armand Calhoun. I am the petitioner.

☒ With Attorney-in-fact / Power of Attorney.

☐ I am 18 or older and I am petitioning on my own behalf.

☐ I am 16 or 17 and I am petitioning on my own behalf.

☐ I am the parent or guardian of child/ren under age 18 and I am petitioning on their behalf:

Children's Name/s (First, Middle Initial, Last)	Age

☐ I am not the parent or guardian, but the child/ren live/s with me and I am petitioning on their behalf and the respondent is not a parent.

Children's Name/s (First, Middle Initial, Last)	Age

☐ I am filing this petition on behalf of petitioner, (name) _____, a vulnerable adult as defined in RCW 74.34.020, who is a victim of stalking. I am an interested person as defined in RCW 74.34.020(10). My relationship to this petitioner is _____.

2. Is the respondent 18 years of age or older?

☒ Yes ☐ No

(If no, use the Petition for Order for Protection Harassment/Stalking Respondent Under Age 18, instead of this petition.)

3. Where do the parties live?

Petitioner lives in King County.

Did the petitioner leave their residence because of stalking conduct and that is the county of their new residence?

☐ Yes ☒ No

Children named above live in Quamari Calhoun County.

Respondent lives in Pierce County.

4. Where did the Conduct take place?

The conduct took place in Pierce County.

Statement describing the victim/s need for protection from the respondent

- Write clearly. If you need more space below, attach additional page/s. Do not write on the back.

5. Describe what the Respondent did or said that you think is harassment or stalking.

- You must describe what the respondent actually said.
- You must describe what the respondent actually did.

The respondent has committed acts of harassment or stalking as follows:

A. Describe the most recent incident of harassment or stalking.

Date and time (on or around): June 7th, 2020 @ 7:12 pm - Sun.

Location: Home,

What did the respondent do or say that you believe to be harassing or stalking behavior?

I have submitted numerous request for AllianceOne to cease and desist with false advertisement of bad debts and to cease from selling, loaning, or otherwise stalking my personal information. From calling Petitioner's cell phone to house phone without consent, thus written consent provided a month prior to recent harassing calls;
(i) ATG Claim #564605, filed on or about 04/05/2020.
(ii) written NOTICE sent USPS mail ret. rec. 7019 1646 0001 4676 9720 - Agent or principal rec. 05/06/2020.
Thereafter, the calls perpetuate; Stalking Pierce County electronic or paper filings to trace, track, or locate the petitioner.

(see attached evidence)

How did the respondent make these statements? ☐ in person ☒ mail/written notes
☐ e-mail ☐ text ☒ phone ☐ social media (such as Facebook and Twitter)
☐ other (describe): _____.

B. Describe other incidents of harassment or stalking. For each incident, include the date, time (on or about), location, what was said, how statements were made, and what was done to a victim.

Post Card mailed USPS by Respondent and Creditors on 11/13/19
 Arty Complaint #564605; 04/05/2020 - on or thereabout.
 Harassing Call - 04/30

Petitioner provides written NOTICE with DEMAND; 05/06/2020
 Harassing Call. 05/20/20 @ 2:31 pm
 ... Call 6/07/20 @ 7:12 pm

6. How did the incidents you describe above make you, the minor, or the vulnerable adult feel?

Privacy has been invaded; Personal, private, and
 intellectual property has been compromised without
 permission, is depressive.

7. Has the respondent used, displayed, or threatened to use a firearm or other dangerous weapon in a felony? Please describe:

Threatening lawsuits.

8. Is the respondent ineligible to possess a firearm under the provisions of RCW 9.41.040? Please describe:

unknown

9. Does possession of a firearm or other dangerous weapon by the respondent present a serious and imminent threat to public health or safety, or to the health or safety of a victim? Please describe:

yes

10. Do you have any evidence of the harassment or stalking conduct other than testimony?

☐ No

☒ Yes. I have attached the following evidence:

☒ Copy of mail or written notes

☒ Copy of text messages

☐ Copy of email messages

☐ Copy of social media messages

☐ Police report

☒ Declaration or Affidavit from the following witness: _____

☐ Other (describe): _____

11. Has/have the **victim/s or the respondent** ever requested or obtained protection from the other person in a restraining order, civil protection order, or criminal no-contact order? If yes, list the type of order, the name of the court, the approximate date of the order, and whether the request was granted:

NO.

12. Is there any other litigation between the victim/s and the respondent? This includes all matters - pending or past - such as parenting plans, landlord-tenant disputes, employment disputes, or property disputes. If yes, provide case number/s if known, type of case, and name of court:

PC Sup 16-1-03111-2 ; 15-1-04457-7 ; 10-1-03179-2 ;
06-1-03626-4

➤ Requests

13. I ask the Court for an order approving the following requests for protection:

I Request an **Order for Protection** following a hearing that will:

<input checked="" type="checkbox"/> No Contact: Restrain the respondent from making any attempts or having any contact, including nonphysical contact, with the person/s to be protected, directly, indirectly, or through third parties, regardless of whether those third parties know of the order, except for mailing of court documents.
<input checked="" type="checkbox"/> Surveillance: Prohibit or restrain the respondent from making any attempt to keep or from keeping the person/s to be protected under surveillance, including electronic surveillance.
<input checked="" type="checkbox"/> Exclude from places: Exclude the respondent from the <input checked="" type="checkbox"/> residence <input checked="" type="checkbox"/> workplace <input type="checkbox"/> school <input type="checkbox"/> day care of the person/s to be protected.
<input checked="" type="checkbox"/> Stay Away: Prohibit or restrain the respondent from entering or being within, or from knowingly coming within, or knowingly remaining within <u>500 FT</u> (distance) of the <input checked="" type="checkbox"/> residence <input checked="" type="checkbox"/> workplace <input type="checkbox"/> school <input type="checkbox"/> day care of the person/s to be protected. <input type="checkbox"/> other locations: _____
<input checked="" type="checkbox"/> Other: <u>Retire/Relations of Suit.</u>
<input checked="" type="checkbox"/> Evaluation: Order the respondent to have a <input type="checkbox"/> mental health <input type="checkbox"/> chemical dependency evaluation. <input checked="" type="checkbox"/> other: _____
<input checked="" type="checkbox"/> Pay Fees and Costs: Require the respondent to pay fees and costs of this action, which may include administrative court costs and service fees and petitioner's costs including attorneys' fees.
<input checked="" type="checkbox"/> Surrender Firearms: Require the respondent to immediately surrender all firearms, other dangerous weapons, and any concealed pistol licenses, and prohibit the respondent from accessing, obtaining or possessing firearms, or other dangerous weapons, or concealed pistol licenses.
<input checked="" type="checkbox"/> Duration: Remain effective longer than one year because respondent is likely to resume acts of unlawful harassment or stalking conduct against the persons to be protected if the order expires in a year.

Emergency temporary protection (up to 14 days) until the court hearing:

☒ An emergency exists as described below. I request that a **Temporary Protection Order** granting the relief I requested above for a no-contact, surveillance, exclude from places, or stay away order be issued immediately, without prior notice to the respondent, be effective until the hearing.

☒ I also request a temporary surrender and prohibition of all firearms, other dangerous weapons, and concealed pistol licenses without notice to the other party because irreparable injury could result if an order is not issued until the hearing.

What irreparable harm would result if an order is not issued immediately without prior notice to the respondent?

Financial harm, excessive depression, humiliation, torture.

I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.

Dated: July 8th, 2020 at Price County Washington.

Arman Callan

Petitioner, Attorney in fact

Arman R. Callan, agent

Print or type name

I agree to receive legal documents at this address:

511 M. NG. #107 AUBURN, WA 98002

☐ This address is not my home address because my family, household, or I would be at risk of abuse by respondent if I disclosed my home address.



+1 619-762-2120

California

Call list

↗ Outgoing call

Thursday, April 30, 2020, 3:10 PM

0 min 11 sec

↖ Incoming call

Thursday, April 30, 2020, 1:43 PM

0 min 30 sec

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

**PIERCE COUNTY CLERK
SUPERIOR COURT
930 TACOMA AVE SU.
TACOMA, WA 98402**

2590 9402 5410 9189 9296 27

Number (Transfer from service label)

40 0001 5188 6962

July 2015 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature **X** ☐ Agent ☐ Addressee

B. Received by (Printed Name) C. Date of Delivery

D. Is delivery address different from item 1? ☐ Yes
If YES, enter delivery address below: ☐ No

MAY 11 2020

PIERCE COUNTY, WASHINGTON

3. Service Type

<input type="checkbox"/> Adult Signature	<input type="checkbox"/> Priority Mail Express®
<input type="checkbox"/> Adult Signature Restricted Delivery	<input type="checkbox"/> Registered Mail™
<input type="checkbox"/> Certified Mail®	<input type="checkbox"/> Registered Mail Restricted Delivery
<input type="checkbox"/> Certified Mail Restricted Delivery	<input type="checkbox"/> Return Receipt for Merchandise
<input type="checkbox"/> Collect on Delivery	<input type="checkbox"/> Signature Confirmation™
<input type="checkbox"/> Collect on Delivery Restricted Delivery	<input type="checkbox"/> Signature Confirmation Restricted Delivery
<input type="checkbox"/> Insured Mail	
<input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)	

Domestic Return Receipt

Pierce County
Superior Court
16-1-03111-2

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

**PROS. ATTY OFFICE
930 TACOMA AVE SU.
TACOMA, WA 98402**

2590 9402 5410 9189 9296 34

2. Article Number (Transfer from service label)

7019 1640 0001 5188 6955

PS Form 3811, July 2015 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature **X** ☐ Agent ☐ Addressee

B. Received by (Printed Name) C. Date of Delivery

D. Is delivery address different from item 1? ☐ Yes
If YES, enter delivery address below: ☐ No

MAY 11 2020

PIERCE COUNTY

3. Service Type

<input type="checkbox"/> Adult Signature	<input type="checkbox"/> Priority Mail Express®
<input type="checkbox"/> Adult Signature Restricted Delivery	<input type="checkbox"/> Registered Mail™
<input type="checkbox"/> Certified Mail®	<input type="checkbox"/> Registered Mail Restricted Delivery
<input type="checkbox"/> Certified Mail Restricted Delivery	<input type="checkbox"/> Return Receipt for Merchandise
<input type="checkbox"/> Collect on Delivery	<input type="checkbox"/> Signature Confirmation™
<input type="checkbox"/> Collect on Delivery Restricted Delivery	<input type="checkbox"/> Signature Confirmation Restricted Delivery
<input type="checkbox"/> Insured Mail	
<input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)	

Domestic Return Receipt

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

**CT CORP
ALLIANCE ONE
MANAGEMENT INC.
711 CAPITOL WAY SO. STE 204
OLYMPIA, WA 98501**

2590 9402 5072 9092 5469 15

2. Article Number (Transfer from service label)

7019 1640 0001 4676 9720

PS Form 3811, July 2015 PSN 7530-02-000-9053

COMPLETE THIS SECTION ON DELIVERY

A. Signature **X** ☐ Agent ☐ Addressee

B. Received by (Printed Name) C. Date of Delivery

D. Is delivery address different from item 1? ☐ Yes
If YES, enter delivery address below: ☐ No

MAY 08 2020

PIERCE COUNTY

3. Service Type

<input type="checkbox"/> Adult Signature	<input type="checkbox"/> Priority Mail Express®
<input type="checkbox"/> Adult Signature Restricted Delivery	<input type="checkbox"/> Registered Mail™
<input type="checkbox"/> Certified Mail®	<input type="checkbox"/> Registered Mail Restricted Delivery
<input type="checkbox"/> Certified Mail Restricted Delivery	<input type="checkbox"/> Return Receipt for Merchandise
<input type="checkbox"/> Collect on Delivery	<input type="checkbox"/> Signature Confirmation™
<input type="checkbox"/> Collect on Delivery Restricted Delivery	<input type="checkbox"/> Signature Confirmation Restricted Delivery
<input type="checkbox"/> Insured Mail	
<input type="checkbox"/> Insured Mail Restricted Delivery (over \$500)	

Domestic Return Receipt

#1

Call History xfinityconnect

(253) 737-4284

armand_calhoun@comcast.net

Name	PhoneNumber	Duration	Time	Date		
UNKNOWN	(253) 632-1840	1m 35s	PLACED	7:40 PM PDT	Fri	Jun 12, 2020
"Anonymous"	(253) 263-7816	0s	BLOCKED	1:04 PM PDT	Fri	Jun 12, 2020
"Anonymous"	(253) 263-7816	0s	BLOCKED	1:04 PM PDT	Fri	Jun 12, 2020
"Anonymous"	(253) 263-7816	0s	BLOCKED	1:03 PM PDT	Fri	Jun 12, 2020
"WIRELESS CALLER"	(253) 632-1840	1m 2s	ANSWERED	12:21 AM PDT	Fri	Jun 12, 2020
UNKNOWN	(253) 632-1840	1m 19s	PLACED	11:43 AM PDT	Fri	Jun 12, 2020
UNKNOWN	(253) 830-5200	11m 36s	PLACED	11:11 AM PDT	Fri	Jun 12, 2020
UNKNOWN	(253) 735-0708	12s	PLACED	11:00 AM PDT	Fri	Jun 12, 2020
"AUBURN WA"	(253) 263-7816	21s	ANSWERED	9:46 AM PDT	Fri	Jun 12, 2020
Anderson Milton	(707) 932-0044	0s	MISSED	4:16 PM PDT	Thu	Jun 11, 2020
Anderson Milton	(707) 932-0044	1m 1s	ANSWERED	4:16 PM PDT	Thu	Jun 11, 2020
UNKNOWN	(253) 830-5200	1m 32s	PLACED	12:00 AM PDT	Thu	Jun 11, 2020
Anderson Milton	(707) 932-0044	6m 56s	ANSWERED	10:47 AM PDT	Thu	Jun 11, 2020
WIRELESS CALLER	(253) 632-1840	0s	MISSED	5:04 PM PDT	Wed	Jun 10, 2020
WIRELESS CALLER	(253) 632-1840	37s	ANSWERED	1:34 PM PDT	Wed	Jun 10, 2020
UNKNOWN	(253) 632-1840	23s	PLACED	11:45 AM PDT	Wed	Jun 10, 2020
UNKNOWN	(253) 632-1840	0s	PLACED	11:45 AM PDT	Wed	Jun 10, 2020
WA GOV ESD	(800) 318-6022	10m 54s	ANSWERED	11:30 AM PDT	Wed	Jun 10, 2020
WA GOV ESD	(800) 318-6022	2m 21s	ANSWERED	11:29 AM PDT	Wed	Jun 10, 2020
WA GOV ESD	(800) 318-6022	0s	MISSED	11:28 AM PDT	Wed	Jun 10, 2020
WA GOV ESD	(800) 318-6022	55s	ANSWERED	11:28 AM PDT	Wed	Jun 10, 2020
UNKNOWN	(800) 318-6022	1m 47s	PLACED	10:53 AM PDT	Wed	Jun 10, 2020
UNKNOWN	(800) 318-6022	1m 1s	PLACED	10:52 AM PDT	Wed	Jun 10, 2020
UNKNOWN	(253) 632-1840	8m 52s	PLACED	10:40 AM PDT	Wed	Jun 10, 2020
UNKNOWN	(800) 318-6022	1m	PLACED	9:46 AM PDT	Wed	Jun 10, 2020
UNKNOWN	(253) 632-1840	25s	PLACED	4:28 PM PDT	Tue	Jun 9, 2020
WIRELESS CALLER	(253) 632-1840	0s	MISSED	3:14 PM PDT	Tue	Jun 9, 2020
UNKNOWN	(253) 632-1840	41s	PLACED	2:19 PM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 318-6022	59s	PLACED	11:41 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 318-6022	1m 7s	PLACED	11:39 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(253) 632-1840	7s	PLACED	11:38 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 318-6022	1m 14s	PLACED	11:23 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	5s	PLACED	11:23 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	12s	PLACED	11:22 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	11s	PLACED	11:22 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	4s	PLACED	11:22 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	10s	PLACED	11:19 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	4s	PLACED	11:13 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	4s	PLACED	11:13 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 246-9763	3s	PLACED	11:13 AM PDT	Tue	Jun 9, 2020
UNKNOWN	(800) 318-6022	1m 5s	PLACED	11:10 AM PDT	Tue	Jun 9, 2020

Name	PhoneNumber	Duration	Time	Date		
UNKNOWN	(800) 246-9763	4s	PLACED	7:07 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	4s	PLACED	7:07 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 318-6022	1m 28s	PLACED	7:05 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 318-6022	1m 4s	PLACED	7:04 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 318-6022	1m 18s	PLACED	7:02 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	25s	PLACED	7:02 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	8s	PLACED	7:01 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	5s	PLACED	7:01 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	6s	PLACED	7:01 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	11s	PLACED	7:00 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	11s	PLACED	7:00 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	10s	PLACED	7:00 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	6s	PLACED	6:59 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	6s	PLACED	6:59 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	11s	PLACED	6:59 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	11s	PLACED	6:58 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	5s	PLACED	6:58 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	6s	PLACED	6:58 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	4s	PLACED	6:56 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 246-9763	21s	PLACED	6:54 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(360) 438-4020	5m 21s	PLACED	6:48 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 318-6022	3s	PLACED	6:34 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(888) 328-9271	36s	PLACED	6:23 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(800) 318-6022	1m 17s	PLACED	6:20 AM PDT	Mon	Jun 8, 2020
UNKNOWN	(360) 438-4020	3s	PLACED	8:51 PM PDT	Sun	Jun 7, 2020
UNKNOWN	(360) 438-4020	5s	PLACED	8:50 PM PDT	Sun	Jun 7, 2020
UNKNOWN		0s	PLACED	8:49 PM PDT	Sun	Jun 7, 2020
UNKNOWN	(253) 632-1840	6s	PLACED	8:44 PM PDT	Sun	Jun 7, 2020
WIRELESS CALLER	(630) 427-5665	0s	MISSED	7:12 PM PDT	Sun	Jun 7, 2020
UNKNOWN	(206) 381-5949	2s	PLACED	2:34 PM PDT	Sun	Jun 7, 2020
UNKNOWN	(360) 902-5600	10s	PLACED	9:29 PM PDT	Sat	Jun 6, 2020
BARRY WINSTEAD	(410) 925-8101	9s	ANSWERED	4:06 PM PDT	Sat	Jun 6, 2020
UNKNOWN	1 (833) 572-8400	0s	PLACED	2:52 PM PDT	Sat	Jun 6, 2020
UNKNOWN	(800) 318-6022	1m 18s	PLACED	2:51 PM PDT	Sat	Jun 6, 2020
UNKNOWN	1 (833) 572-8400	1s	PLACED	2:50 PM PDT	Sat	Jun 6, 2020
UNKNOWN	1 (833) 572-8400	0s	PLACED	2:49 PM PDT	Sat	Jun 6, 2020
UNKNOWN	1 (833) 572-8400	1s	PLACED	2:49 PM PDT	Sat	Jun 6, 2020
UNKNOWN	1 (833) 572-8400	1s	PLACED	2:49 PM PDT	Sat	Jun 6, 2020
800 Service	(888) 636-4738	0s	MISSED	9:32 AM PDT	Sat	Jun 6, 2020
WA GOV ESD	(800) 318-6022	6m 57s	ANSWERED	3:58 PM PDT	Fri	Jun 5, 2020
UNKNOWN	(800) 318-6022	1m 58s	PLACED	3:27 PM PDT	Fri	Jun 5, 2020
UNKNOWN	(800) 318-6022	1m 3s	PLACED	3:25 PM PDT	Fri	Jun 5, 2020
UNKNOWN	(800) 318-6022	1m	PLACED	3:24 PM PDT	Fri	Jun 5, 2020

Name	PhoneNumber	Duration	Time	Date
UNKNOWN	(800) 318-6022	4s	PLACED	3:53 PM PDT Wed May 20, 2020
UNKNOWN	(847) 786-1853	0s	PLACED	3:53 PM PDT Wed May 20, 2020
GLENCoe IL	(847) 786-1853	0s	MISSED	2:31 PM PDT Wed May 20, 2020
WA GOV ESD	(800) 318-6022	0s	MISSED	1:41 PM PDT Wed May 20, 2020
WA GOV ESD	(800) 318-6022	34s	ANSWERED	1:41 PM PDT Wed May 20, 2020
WIRELESS CALLER	(253) 632-1840	0s	MISSED	1:06 PM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	13s	PLACED	12:03 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	7s	PLACED	12:02 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	7s	PLACED	12:01 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	3s	PLACED	12:01 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	5s	PLACED	12:01 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	5s	PLACED	12:00 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	12:00 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	5s	PLACED	11:59 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	5s	PLACED	11:58 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:58 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	5s	PLACED	11:57 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	6s	PLACED	11:57 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	3s	PLACED	11:57 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	3s	PLACED	11:57 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	10s	PLACED	11:56 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	3s	PLACED	11:56 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	3s	PLACED	11:56 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:56 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:55 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:55 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:55 AM PDT Wed May 20, 2020
UNKNOWN	(800) 318-6022	1m 36s	PLACED	11:53 AM PDT Wed May 20, 2020
UNKNOWN	(800) 318-6022	4s	PLACED	11:53 AM PDT Wed May 20, 2020
UNKNOWN	(800) 318-6022	4s	PLACED	11:52 AM PDT Wed May 20, 2020
UNKNOWN	(800) 318-6022	3s	PLACED	11:52 AM PDT Wed May 20, 2020
UNKNOWN	(800) 318-6022	4s	PLACED	11:52 AM PDT Wed May 20, 2020
UNKNOWN	(800) 318-6022	4s	PLACED	11:52 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:51 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:51 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	1m 20s	PLACED	11:49 AM PDT Wed May 20, 2020
CALHOUN KYLE	(425) 503-5639	6m 9s	ANSWERED	11:41 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	8s	PLACED	11:30 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	10s	PLACED	11:29 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	5s	PLACED	11:28 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	12s	PLACED	11:28 AM PDT Wed May 20, 2020
UNKNOWN	(425) 503-5639	0s	PLACED	11:27 AM PDT Wed May 20, 2020
UNKNOWN	1 (833) 572-8400	4s	PLACED	11:27 AM PDT Wed May 20, 2020